Application for Suspension of Deportation or Special Rule Cancellation of Removal (Pursuant to Section 203 of Public Law 105-100)

U.S. Department of Justice
Immigration and Naturalization Service

INSTRUCTIONS FOR FORM I-881

Application for Suspension of Deportation or Special Rule Cancellation of Removal Pursuant to Section 203 of Public Law 105-100, the Nicaraguan Adjustment and Central American Relief Act (NACARA)

Purpose of This Form

This form is to be used by any alien eligible to apply for suspension of deportation or special rule cancellation of removal under section 203 of Public Law 105-100, the Nicaraguan Adjustment and Central American Relief Act (NACARA). You may use this form only if (1) you are a national of El Salvador or Guatemala, (2) you were, on December 31, 1991, a national of Albania, Bulgaria, Czechoslovakia, East Germany (German Democratic Republic), Estonia, Hungary, Latvia, Lithuania, Poland, Soviet Union, any republic of the former Soviet Union (including Armenia, Azerbaijan, Belarus, Georgia, Kazakstan, Kyrgyzstan, Moldova, Tajikistan, Turkmenistan, Ukraine and Uzbekistan), Romania, Russia, Yugoslavia, or any state of the former Yugoslavia (including Bosnia, Croatia, Macedonia, Slovenia, and Serbia and Montenegro), or (3) you are a spouse, child or unmarried son or unmarried daughter of one of the above described nationals, AND you meet the specific criteria outlined in Part I and Part 2 of the instructions to this form. If you are in immigration proceedings before the Executive Office for Immigration Review (EOIR) and are not eligible to apply for suspension of deportation or special rule cancellation of removal under section 203 of NACARA, you must use a form EOIR-40 Application for Cancellation of Removal and Adjustment of Status for Certain Nonpermanent Residents (if you are in removal proceedings).

These instructions are in seven parts. Part I explains who is eligible to apply for suspension of deportation or special rule cancellation of removal under section 203 of NACARA. Part II explains eligibility to be granted NACARA relief. Part III explains how to complete this application. Part IV explains how to apply before the Immigration and Naturalization Service (INS). Part V explains how to apply before the Immigration Court. Part VI contains information regarding the types of supporting documents you may wish to submit with your application to show that you are eligible for NACARA relief. Part VII contains information about employment authorization.

Please read these instructions carefully. The instructions will help you complete your application and understand how it will be processed.

WARNING: Applicants who are in the United States illegally are subject to deportation or removal if their suspension of deportation or special rule cancellation of removal claims are not granted by an asylum officer or an immigration judge. Any information provided in completing this application may be used as a basis for the institution of, or as evidence in, deportation or removal proceedings, even if the application is later withdrawn. If you have any concerns about this, you should consult with an attorney or representative before you submit this application to INS.

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PART I: WHO IS ELIGIBLE TO APPLY FOR SUSPENSION OF DEPORTATION OR SPECIAL RULE CANCELLATION OF REMOVAL UNDER SECTION 203 OF NACARA?

If you have not been convicted of an aggravated felony and you are described in one of the following five categories, you are eligible to apply for suspension of deportation or special rule cancellation of removal under section 203 of NACARA.

You **must** be described in one of these categories to use this form:

A. A Salvadoran national who:

- first entered the United States on or before September 19, 1990;
- registered for benefits under the ABC settlement agreement* on or before October 31, 1991 (either by submitting an ABC registration form or by applying for temporary protected status - TPS); and
- was not apprehended at the time of entry after December 19, 1990.

You may apply with the Immigration and Naturalization Service (INS) if you have applied for asylum on or before February 16, 1996, and INS has not issued a final decision on your asylum application. Even if you have been placed in deportation or removal proceedings, you may still be eligible to apply with INS, if those proceedings have been administratively closed pursuant to the ABC settlement agreement.

To be eligible to make an initial application before the Immigration Court, you must be in deportation or removal proceedings.

If you are described in this category, check (a) in Part 2 of the attached form.

B. A Guatemalan national who:

- first entered the United States on or before October 1, 1990;
- registered for benefits under the ABC settlement agreement* on or before December 31, 1991; and
- was not apprehended at the time of entry after December 19, 1990.

You may apply with INS if you have applied for asylum on or before January 3, 1995, and INS has not issued a final decision on your asylum application. Even if you have been placed in deportation or removal proceedings, you may still be eligible to apply with INS, if those proceedings have been administratively closed pursuant to the ABC settlement agreement.

To be eligible to make an initial application before the Immigration Court, you must be in deportation or removal proceedings.

If you are described in this category, check (a) in Part 2 of the attached form.

*The settlement agreement in American Baptist Churches v. Thornburgh, 760 F. Supp. 796 (N.D. CaI 1991).

C. A **Guatemalan** or **Salvadoran** national who filed an application for asylum on or before April 1, 1990.

You may apply with INS if INS has not issued a final decision on your asylum application.

To be eligible to make an initial application before the Immigration Court, you must be in deportation or removal proceedings.

If you are described in this category, check (b) in Part 2 of the attached form.

D. An alien who:

- entered the United States on or before December 31,
- filed an application for asylum on or before December 31, 1991; and
- at the time of filing the application was a national of the Soviet Union, Russia, any republic of the former Soviet Union, Albania, Bulgaria, Czechoslovakia, East Germany, Estonia, Hungary, Latvia, Lithuania,

Poland, Romania, Yugoslavia, or any state of the former Yugoslavia.

You may apply with INS if INS has not issued a final decision on your asylum application.

To be eligible to make an initial application before the Immigration Court, you must be in deportation or removal proceedings.

If you are described in this category, check (c) in Part 2 of the attached form.

E. The **spouse**, **child**, **unmarried son**, **or unmarried daughter** of an individual described in paragraph A, B, C, or D, above, who has been granted cancellation of removal or suspension of deportation. The relationship to your spouse or parent must exist at the time that your spouse or parent is granted cancellation of removal or suspension of deportation. If you are an unmarried son or unmarried daughter at least 21 years of age at the time your parent is granted the benefit, you must have entered the United States on or before October 1, 1990.

You may apply with INS only if INS has granted your parent or spouse suspension of deportation or special rule cancellation of removal, or your parent or spouse has a Form I-881 **pending** with INS. You may submit your application at the same time as your parent or spouse, while your parent's or spouse's application is still pending with INS, or if your parent or spouse has already been granted suspension of deportation or special rule cancellation of removal by INS. You may also be able to apply with INS if you were in deportation or removal proceedings and those proceedings have been closed to give you the opportunity to apply for suspension of deportation or special rule cancellation of removal with INS, because your parent or spouse is eligible to apply with INS.

If INS does not grant suspension of deportation or special rule cancellation of removal to your spouse or parent and you appear to be inadmissible or deportable, INS will refer your application to the Immigration Court to be decided in removal proceedings.

To be eligible to make an initial application before the Immigration Court, you must be in deportation or removal proceedings.

If you are described in this category, check (d) in Part 2 of the attached form.

PART II: ELIGIBILITY TO BE GRANTED RELIEF

You are only eligible to be granted NACARA relief IF you fall into one or more of the categories listed in Part F AND you have established seven years of continuous physical presence in the United States, good moral character for that time period, and that you or your spouse, parent or child who is a United States citizen or lawful permanent resident will experience extreme hardship if you are returned to your country. (Other requirements may apply, including ten years physical presence and exceptional and extremely unusual hardship upon your return, if you are deportable or removable from the United States based on certain provisions in the immigration law.)

PART III: HOW TO COMPLETE THE APPLICATION

A. General Instructions

Submit a separate application for each applicant. A separate application must be prepared and submitted for each person applying for suspension of deportation or special rule cancellation of removal. An application on behalf of a person who is mentally incompetent or is a child under 14 years of age must be signed by a parent or guardian. Applicants who check part (d) only in PART 2 on the first page of the form must submit proof of relationship to the parent or spouse who is applying or has applied for suspension of deportation or special rule cancellation of removal.

Answer in English. You must fully and accurately answer all questions on the attached Form I-881. Your answers must be in English. Your responses must be typed or printed legibly in ink. Do not leave any questions unanswered or blank. If any question does not apply to you, write "none" or "not applicable" in the appropriate space. An incomplete form may be returned to you for completion.

Attach additional sheets and documents where necessary. Answer questions directly on the form, where possible. However, if you do not have enough space on the form to respond to a question fully, please continue your answer on an additional sheet. You may use page 8 of the form for this purpose. You are strongly urged to attach additional written statements and documents that support your claim. ABC class members who check category (a) or (b) in Part 2 of the attached form do not need to submit documentation to support a claim that removal would result in extreme hardship. (See Part VI of these instructions.)

If you need more than one additional sheet, please photocopy page 8 or attach additional sheets that show your Alien Registration Number (A#), name (exactly as it appears in Part I of the form), signature, date and the number of the question being answered.

You may amend and supplement your application. You will be permitted to amend or supplement your application at the time of your hearing in Immigration Court or at your interview with an INS asylum officer, by providing additional information and explanations about your claim.

B. Translation of Documents

Any document you submit that is in a language other than English must be accompanied by an English language translation and a certificate signed by the translator stating that he or she is competent to translate the document and that the translation is true and accurate to the best of the translator's abilities. The certification must be printed legibly or typed.

C. Fees

Fees required. To apply for suspension of deportation or special rule cancellation of removal, you must pay the filing fee of \$215 per individual application submitted, with the exception that all immediate family members (spouse, child, unmarried son or unmarried daughter) who submit their applications together in a single package are eligible for the family filing fee of \$430. Note that the fees you must pay if you are applying in Immigration Court are different from the fees you must pay if you are applying with INS.

In addition, each person applying must pay a fingerprinting fee of \$25. There is no family discount for the fingerprint fee.

If you are unable to pay the fees, you may ask permission to file your Form I-881 without fees, pursuant to 8 CFR § 103.7(c).

These fees will not be refunded, regardless of the action taken on your application. Therefore, it is important that you read the instructions and application carefully before applying.

Form of payment. All fees must be submitted in the exact amount. Payment may be made by cash, personal check, cashier's check, certified bank check, bank international money order, or foreign draft drawn on a financial institution in the United States. Remittances must be payable in United States currency and made payable to the "Immigration and Naturalization Service." If the check is drawn on an account of a person other than yourself, you must write your name and Alien Registration Number (A#) on the front of the check. An uncollectible check will make your application invalid, and any receipt issued by INS for the remittance shall not be binding on INS. A charge of \$30.00 will be imposed if the check in payment of a fee is not honored by the bank on which it is drawn.

How to pay when applying with INS. You must include the required fees with your application when you send it to INS. You may use one check to cover the application fee and the fingerprint fee. All immediate family members (spouse, child, unmarried son or unmarried daughter) who wish to take advantage of a family discount for filing fees must send their applications in a single package.

How to pay when applying in Immigration Court. If you are in deportation or removal proceedings and you are applying for suspension of deportation or special rule cancellation of removal with the Immigration Court, you must first pay the fee to the INS District Office. After you pay the fee, INS will return the Form I-881 to you for submission to the Immigration Court. Evidence of payment of this fee, in the form of a fee stamp or receipt, must accompany your Form I-881 when you submit it to the Immigration Court.

D. Fingerprints and Photographs

Each applicant 14 years or older must be fingerprinted and photographed. Your fingerprints must be taken at an Application Support Center or a designated Law Enforcement Agency. You will be notified in writing of your appointment date and the location of the Application Support Center or designated Law Enforcement Agency where you must go to be fingerprinted.

In addition, you must submit with your application, four adit-style glossy, unretouched, color photographs of yourself taken within 30 days of the date you file this application. The photos must have a white background and must not be mounted. The dimension of your facial image in the photograph should be about 1 inch from chin to top of hair, and you should be shown in 3/4 frontal view showing the right side of your face with your right ear visible. Using a pencil or felt pen, you should lightly print your name and Alien Registration Number (A#) on the back of each photograph.

PART IV: HOW TO APPLY BEFORE INS

A. Are you eligible to apply before INS?

Not everyone who is eligible to apply for suspension of deportation or special rule cancellation of removal is eligible to submit an application for decision by INS. Some people who are eligible to apply may ask for the benefit only in proceedings in Immigration Court. Please see Part I of these instructions to determine whether you are eligible to apply with INS.

B. ABC Class Members Who Have Received a Final Order of Deportation

If you are an ABC class member who is eligible for a new asylum interview with INS under the ABC settlement agreement and you have received a final order of deportation, you cannot apply for suspension of deportation with INS unless you have filed and been granted a motion to reopen your deportation proceedings, pursuant to 8 CFR §3.43. Once the deportation proceedings have been reopened, you may ask the immigration judge to administratively close the proceedings so that you may proceed with your suspension of deportation application with INS. To apply with INS, you will need to submit to INS the fees and documents described in paragraph C below.

C. What to Include in Your Application

You must send to the appropriate Service Center the following documents (see section D below for addresses):

- an original completed Form I-881 with all attachments and supporting documents;
- one copy of a completed Form I-881 with all attachments and supporting documents;
- four adit-style photographs of you that meet the requirements described in Part III.D of these;
- payment for the fees as explained in Part III.C of these instructions or a request for a waiver of the fees pursuant to 8 CFR § 103.7(c);
- IRS Form 9003;
- proof of relationship to the spouse or parent who is applying for or has applied for suspension of deportation or special rule cancellation of removal under NACARA 203, if the applicant checks only box (d) in Part 2 on the first page of the Form I-881.

Please submit **two copies** of supporting documents and bring the originals with you to your interview with an asylum officer. Any original documents you submit will not be returned to you.

The EOIR-4O form will not be accepted when applying for Section 203 NACARA relief after June 21, 1999, except in the following limited circumstance. If you filed an EOIR-40 before June 21, 1999, and are eligible to apply with INS then you may apply with INS by submitting the EOIR-40 attached to a completed first page of the I-881. If you are filing an I-881 or EOIR-40 (with page 1 of the I-881 attached) with INS and you have an order to administratively close the proceedings issued by an immigration judge or Board of Immigration Appeals, you should attach a copy of the order to your application.

D. Where to File the Application

If you are eligible to apply for suspension of deportation or special rule cancellation of removal with INS, mail your completed application and all supporting documents with the required fees to the INS Service Center indicated below:

If you live in Alabama, Arkansas, Colorado, Connecticut, Delaware, the District of Columbia, Florida, Georgia, Louisiana, Maine, Maryland, Massachusetts, Mississippi, New Hampshire, New Jersey, New Mexico, New York, North Carolina, Oklahoma, Pennsylvania, the Commonwealth of Puerto Rico, Rhode Island, South Carolina, Tennessee, Texas, Utah, the United States Virgin Islands, Vermont, Virginia, West Virginia or Wyoming, mail your application to:

USINS Vermont Service Center

Attn: I-881

75 Lower Welden St. St. Albans, VT 05479-0881

If you live in Alaska, Arizona, California, the Commonwealth of Guam, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, North Dakota, Oregon, Ohio, South Dakota, Washington or Wisconsin, mail your application to:

USINS California Service Center P.O. Box 10881 Laguna Niguel, CA. 92607-0881

E. Interview Process

You will be notified by the INS asylum office of the date, time and place (address) of a scheduled interview. You should bring a copy of your application and originals of your supporting documents with you when you have your interview. You should also bring some form of identification to your interview including any passport(s), other travel or identification documents, or Form I-94 Arrival/ Departure Record. You have the right to legal representation at your interview, at no cost to the United States Government.

If you are unable to proceed with the interview in fluent English, you must provide at no expense to INS a competent interpreter fluent in both English and a language that you speak fluently.

Your interpreter must be at least 18 years of age. The following persons cannot serve as your interpreter: your attorney or representative of record, a witness testifying on your behalf at the interview, or if you have an asylum application pending, a representative or employee of your country. Quality interpretation may be crucial to your claim. Such assistance must be obtained, at your expense, prior to the interview.

Failure without good cause to bring a competent interpreter to your interview may be considered an unexcused failure to appear for the interview. Any unexcused failure to appear for an interview may result in dismissal of your application, or it may be referred directly to the Immigration Court.

If you cannot attend the interview, you should send a written request to reschedule your interview, as soon as you know that you cannot attend. You should send your request to the Asylum Office that sent you the interview notice.

F. Decision Process and Admission of Deportability or Inadmissibility

INS cannot grant suspension of deportation or special rule cancellation of removal unless you admit that you are inadmissible to or deportable from the United States. If INS determines that you are eligible for suspension of deportation or special rule cancellation of removal, you will be notified that INS has found you eligible for the benefit. At that time, you will be asked to sign an admission of deportability or inadmissibility. If you have any concerns about this, you should consult with an attorney or representative before you submit this application to INS.

If INS grants you suspension of deportation or special rule cancellation of removal, your status will be adjusted as a permanent resident. If INS determines that you are not eligible for suspension of deportation or special rule cancellation of removal, and you appear to be inadmissible or deportable from the United States, you may be placed in removal proceedings, or if you are an ABC class member who previously was in proceedings before an immigration judge or the Board of Immigration Appeals, INS will move to recalendar those proceedings. At the same time, INS will refer your application to EOIR for adjudication in deportation or removal proceedings.

Certain applicants not eligible for a grant by INS. INS will not be able to grant your application for suspension of deportation, if you are deportable under paragraph (2) (criminal grounds), paragraph (3) (failure to register and falsification of documents), or paragraph (4) (security and related grounds) of former section 241(a) of the Immigration and Nationality Act (INA) as it existed prior to April 1, 1997. INS will not be able to grant your application for special rule cancellation of removal, if you are inadmissible or deportable for certain criminal activities listed in INA sections 212(a)(2) and 237(a)(2)(other than 237(a)(2)(A)(iii), relating to felony convictions), or for reasons relating to failure to register and falsification of documents, as described in INA section 237(a)(3), or for reasons related to security threats as described in INA section 237(a)(4).

However, if you are deportable or inadmissible under these provisions, you may still be eligible for relief from deportation or removal by an immigration judge under certain higher eligibility standards.

PART V: HOW TO APPLY WITH THE IMMIGRATION COURT

If you are in deportation or removal proceedings, you may apply for suspension of deportation or special rule cancellation of removal only with the Immigration Court, unless proceedings have been administratively closed because 1) you are eligible or an asylum interview with INS under the terms of the ABC settlement agreement; or 2) you are a spouse, child, unmarried son or unmarried daughter whose proceedings have been administratively closed

because your spouse or parent has a Form I-881 pending with INS.

To apply with the Immigration Court, you must serve the following documents on the INS District Counsel:

- one copy of a completed Form I-881 with all attachments and supporting documents;
- an Adit-style photograph of you that meets the requirements explained in Part III.D of these instructions.

In addition, you must file the following docurnents with the appropriate Immigration Court:

- an original completed Form I-881 with all attachments and supporting documents;
- evidence of payment of the filing fee as explained in Part III.C of these instructions or a request for a waiver of the fee by an immigration judge;
- an adit-style photograph of you that meets the requirements explained in Part III.D of these instructions;
- a certificate showing service of these documents on the INS District Counsel, unless service is made on the record at the hearing;
- Biographic Information Sheet, G-325A, if you are between 14 and 79 years of age.

Please submit **copies** of supporting documents and bring the originals with you to your hearing with an immigration judge. Any original documents you submit will not be returned to you.

The EOIR-40 will not be accepted when applying for Section 203 relief after June 21, 1999, except under the following limited circumstance. If you have filed an EOIR-40 before June 21, 1999, you do not need to file the I-881.

PART VI: SUPPORTING DOCUMENTS TO SHOW ELIGIBILITY FOR RELIEF

Generally, to be eligible for suspension of deportation or special rule cancellation of removal, you will have to show among other things, (1) that you have been continuously physically present in the United States for seven years immediately preceding the date you filed this application, (2) that return to your country would result in extreme hardship to you or to your spouse, child, or parent, who is a lawful permanent resident or citizen of the United States, and (3) that you are a person of good moral character. (Other requirements may apply, including ten years physical presence and exceptional and extremely unusual hardship upon return, if you are deportable or removable from the United States based on certain provisions in the immigration law. There are also special provisions for certain battered or abused women or children and individuals who have served in the U.S. military.)

Your answers to the questions on this form and your testimony before an asylum officer or immigration judge may help you establish that you meet the requirements for this benefit. However, it is also recommended. that you submit documents to help support your claim.

Below is a list of documents that you may wish to submit in support of your claim. The list is not exclusive, and you may submit other documents you believe will help support your claim.

Continuous physical presence. Documents that may support your claim of continuous physical presence include, but are not limited to, the following:

- bankbooks;
- leases, deeds;
- licenses;
- receipts;
- letters;
- birth, church, school or employment records;
- evidence of tax payments evidence of tax payments includes IRS computer printouts;
- Employment Authorization Documents (EAD) or other documents issued by INS.

Good moral character. Documents that may support your claim of good moral character include, but are not limited to, the following:

- affidavits, declarations, or letters of at least two witnesses, preferably U.S. citizens;
- affidavits, declarations, or letters of your employer, if employed;
- evidence of tax payments evidence of tax payments includes IRS computer printouts.

Extreme hardship. If you meet the eligibility requirements listed in (a) or (b) in Part 2 on Page 1 of the form, you are an ABC class member eligible to apply for NACARA relief. If you are an ABC class member described in either category (a) or (b) in Part 2 on the form, you will be presumed to meet the extreme hardship requirement unless evidence in the record establishes that neither you nor any qualified relative would experience extreme hardship if you are removed from the United States. As an ABC class member you do not need to initially submit documents that support your claim that your removal would result in extreme hardship. If you are unsure if you qualify for a presumption of extreme hardship, you should submit documents that support your claim that removal would result in extreme hardship. All individuals who cannot check box (a) or (b) in Part 2 on Page 1 of the form are strongly urged to submit documents to support their claim that removal would result in extreme hardship.

Documents that may support your claim for extreme hardship include, but are not limited to, the following:

- school records of your children;
- medical records, where relevant;
- records of your participation in community organizations or a church (for example, letters from others involved in the same organization or church);
- records of any volunteer work you have done;
- if you are self-employed, documents showing the number of people you employ, if any, and balance sheets;
- copies of permanent resident alien cards ("Green Cards") of any relatives who may suffer extreme hardship if you are deported or removed.

In addition to the documents described above as examples of support for good moral character, continuous physical presence and extreme hardship, you should submit with your application copies of any documents that INS has issued to you. The immigration judge or INS asylum officer may require you to submit additional records relating to your request for suspension of deportation or special rule cancellation of removal. These documents may include, but are not limited to, documents that reflect payment of taxes, court convictions, or payment of child support during the time you have been physically present in the United States or documents relevant to extreme hardship for ABC class members.

PART VII: EMPLOYMENT AUTHORIZATION

Applicants for suspension of deportation or special rule cancellation of removal under section 203 of NACARA are eligible to apply for and be granted employment authorization under 8 CFR 274a.12(c)(10). Applicants who wish to apply for employment authorization under this provision should submit a completed Form I-765, Application for Employment Authorization, to the Service Center with their I-881. If you are applying for work authorization with your I-881, you should submit the fee for the EAD (I-765) application on a separate check or money order from the check or money order submitted for the Form I-881 application.

PENALTIES

You must answer all questions on Form I-881 truthfully and submit only genuine documents in support of your application. You will be required to swear or affirm that the contents of your application and the supporting documents are true to the best of your knowledge. Your answer to the questions on this form and the supporting documents you present will be used to determine whether your deportation should be suspended or your removal should be canceled. Any answer you give and any supporting documents you present may also be used as evidence in any proceeding to determine your right to be admitted, be readmitted, pass through, or reside in the United States. Your application may be denied if any of your answers or supporting documents are found to be false.

Presenting false answers or false documents may also subject you to criminal prosecution under 18 U.S.C. 1546 and/or subject you to civil penalties under 8 U.S.C. 1324c if you submit your application knowing that the application or any supporting document contains any false statement with respect to a material fact, or if you swear or affirm that the contents of your application and the supporting documents are true, knowing that the application or any supporting document contains any false statement with respect to a material fact. If convicted, you could be fined up to \$250,000, imprisoned for up to five years, or both, according to 18 U.S.C. 1546(a), 3559(a)(4), 357(b)(3). If it is determined that you have violated the prohibition against document fraud and a final order is entered against you, you could be subject to a civil penalty up to \$2,000 for each document used or created for the

first offense and up to \$5,000 for any second or subsequent offense. In addition, if you are the subject of a final order for violating 8 U.S.C. 1324c, relating to civil penalties for document fraud, you will be removable from the United States.

PAPERWORK REDUCTION ACT NOTICE.

An agency may not conduct or sponsor an information collection and a person is not required to respond to an information collection unless it displays a currently valid OMB control number.

We try to create forms and instructions that are accurate, can easily be understood and which impose the least possible burden on you to provide us with information. Often this is difficult because some immigration laws are very complex. The reporting burden for this collection of information is computed as follows: (1) learning about the form, 2 hours; (2) completing the form, 5 hours, 3) assembling and filing the form, 5 hours, for an estimated average of 12 hours per application. If you have comments regarding the accuracy of this estimate, or suggestions for making the form simpler you can write to the Immigration and Naturalization Service, HQPDI, 425 I St., NW, Room 4034, Washington, DC 20536. **DO NOT MAIL YOUR APPLICATION TO THIS ADDRESS.**

Your spouse or parent applied with:

☐ INS

	FART HERE - Please Type oply to you, write "None" or	Returned Pagaint			
	art 1. Background information al		space.	Returned	Receipt
Al	ien Registration Number(s), if any (List	t every "A-number" you have been give	en)		
Fa	mily Name/Names	Given Name	Middle Initial	Resubmitted	
W	hat other names have you used? (Includ	e maiden name and aliases)			
Ac	ldress - Street Number and Name (or Po	O Box)	Apt #		
Cit	у	State Zip		Reloc. Sent	
Da	te of Birth (month/day/year)	Place of Birth (City or Town a	nd Country)		
Sc	ocial Security #	Gende Male Femal	le	Reloc. Received	
Pre	esent Nationality (Citizenship)	Home Phone #			
Part 2. Application type (check all that are applicable to you) I am eligible to apply for suspension of deportation or special rule cancellation of removal under the Nicaraguan Adjustment and Central American Relief Act (NACARA) because I have not been convicted of an aggravated felony and: a) I am a national of El Salvador who first entered the United States on or before September 19, 1990, or a national of Guatemala who first entered the United States on or before October 1, 1990. I also registered for benefits under the settlement agreement in American Baptist Churches v. Thornburgh (ABC), 760 F.Supp.796 (N.D.Cal. 1991), either directly or, if Salvadoran, by applying for Temporary Protected Status (TPS), and I have not been apprehended at time of entry after December 19, 1990. b) I am a national of Guatemala or El Salvador who filed an application for asylum on or before April 1, 1990.			Rule Cancella adjustment of Referred to I accordance v	Decision f Deportation or Special ation of Removal and status granted mmigration Judge in with 8 CFR Section 240.70	
	Soviet Union (USSR), Russia, any repu Lithuania, Poland, Czechoslovakia, Ro	1; and at the time of filing was a national ablic of the former Soviet Union, Latvia, mania, Hungary, Bulgaria, Albania, East	Estonia,	(Date of Action) (Office Location	
	Yugoslavia, or any state of the former Y	Yugoslavia.		EOIR Actions	
	unmarried daughter of someone who has for suspension of deportation or special am an unmarried son or unmarried dau October 1, 1990, or my parent was grant	and under 21 years of age), unmarried son as already applied for, or is presently filing a rule cancellation of removal under NAO ghter, I entered the United States on or but the suspension of deportation or special is than 21 years of age. Attach proof of reabout that spouse or parent:	ng with me CARA. If I efore rule		
	Name:			Attorney	r Representative, if any
	A-number(s):				<u> </u>
	The person who has applied for suspension of deportation is you	special rule cancellation of removal or		Check box	if G-28 is attached.
	Spouse Pa			VOLAG#	

☐ **EOIR** (Executive Office for Immigration Review)

Atty. State License #

Part 3. Information about your presence in the United States

1. Provide information about the places where you have resided in the United States during the last ten years: (List PRESENT ADDRESS FIRST and work back in time. List only places where you resided 60 days or more. Attach additional sheets of paper as needed.) **Street and Number** Apt. Or Room # City or Town State **ZIP Code Resided From: Resided To:** (Month/Year) (Month/Year) Present 2. Provide information about your first entry into the United States Name used when first entered the United States: (Family Name, First, Middle) Place of first entry into the United States: (City and State) Your status when you first entered the Date of first entry into the United States: Period for which admitted:(Month/Day/Year) United States: (Month/Day/Year) From: To: If you changed nonimmigrant status after Date you changed status: (Month/ Last Extension of Stay expired on: entry, list status you changed to: Day/Year) (Month/Day/Year) 3. Provide information about any departure from and return to the United States you have made since your first entry: (Please list all departures, including brief ones. Attach additional sheets of paper as needed.) If you have not departed the United States since your first date of entry, please mark an X in this box: Port of Departure: (Place or Port, City, State) Departure Date: (Month/Day/Year) Purpose of Travel: Destination: Inspected Admitted ☐ Yes ☐ No Status at Entry: Return Date: (Month/Day/Year) Port of Return: (Place or Port, City, State) Port of Departure:(Place or Port, City, State) Departure Date: (Month/Day/Year) Destination: Purpose of Travel: Inspected and Port of Return: (Place or Port, City, State) Return Date: (Month/Day/Year) Status at Entry: Admitted? 4. Have you ever: $\square_{\mathrm{Yes}} \square_{\mathrm{No}}$ a) been ordered deported or removed? $\square_{\mathrm{Yes}} \square_{\mathrm{No}}$ b) departed the United States under an order of deportation or removal? $\square_{\text{Yes}} \square_{\text{No}}$ c) overstayed a grant of voluntary departure from an Immigration Judge or INS? $\square_{\mathrm{Yes}} \square_{\mathrm{No}}$ d) departed the United States pursuant to a grant of voluntary departure? $\square_{\mathrm{Yes}} \square_{\mathrm{No}}$ e) failed to appear for deportation or removal? If you responded "Yes" to any of the above, please indicate the name and Alien Registration # you were using at that time, along with the date you left the United States, if applicable:

If you are unsure about any of your answers to questions 4(a)-(e) above, please indicate which question(s) and explain why you are unsure about the response(s) you have given: (Attach additional sheets of paper as needed.)

Part 4. Information about your financial status and employment

1. Provide information about the places where you have been employed for the last ten years: (List PRESENT EMPLOYMENT FIRST and work back in time. Include all employment, even if less than full-time. If you did the same type of work for three or more employers during any six-month period and you do not know the names and addresses of those employers, you may state "multiple employers," indicate the city or region where you did the work, list the type of work you did, and estimate your earnings during that period. Any periods of unemployment, unpaid work (as a homemaker or intern, for example), or school attendance should be specified. Attach additional sheets of paper as needed.)

Full Name and Address of Employer or School: (If self-employed, give name and address of business.)	Earnings per Week (approximate)	Type Of Work Performed:	Employed From:(Month/ Year)	Employed To: (Month/Year)
				Present

2. Provide information about your assets in the United States and other countries, including those held jointly with your spouse, if you are married, or with others. Do not include the value of clothing and household necessities. If married, provide information about your spouse's assets that he or she does not hold jointly with you:

Self (Including assets jointly owned with S	pouse or others)	Spouse		
Cash, Checking or Savings Accounts:	\$	Cash, Checking or Savings Accounts:	\$	
Motor Vehicle(s): (Minus any amount owed)	\$	Motor Vehicle(s): (Minus any amount owed)	\$	
Real Estate: (Minus any amount owed)	\$	Real Estate: (Minus any amount owed)	\$	
Other: (Describe below, e.g., stocks, bonds)	\$	Other: (Describe below, e.g., stocks, bonds)	\$	
Total:	\$	Total:	\$	

3.	Have you filed a federal income tax return while in the United States?	\Box YeS \Box N	No If "Yes," indi	cate the years you	filed and
	attach evidence that you filed the returns. If you did not file a tax retu	ırn during any	particular year(s),	, please explain why	y you did
	not file. (Attach additional sheets of paper as needed):				

Part 5. Information about your management of the Marital status: ☐ Married ☐ Single (If				б) □Divorce	e 🗆 Sep	arate	□Wide	ower
1. Information about Spouse:								
Name: (Family Name(s), First, Middle)		Date of l	Marriage	: (Month/Day/Y	Place o	f Marriage	e: (City a	und Country)
Place of Birth: (City and Country)			Birth: (M	onth/Day/Year)	Citizen	ship:		
Your spouse currently resides at: (Indicate "with me" if spouse		I						
resides with you)	Number and Stree	t i	<i>Apt.</i> #	City or Tow	n State	/Country	Zi	ip Code
If presently residing in the United States, Asylum Applicant Oth	your spouse's per (<i>Please</i>	present status	is: 🗌 U	.S. Citizen	Lawful Per	manent l	Residen	ıt Asylee
His/her alien registration number(s) is (I	List all A#s you	r spouse has b	een give	en): A #				
Your spouse ☐ is ☐ is not employed.	If employed, pl	ease give sala	ry and t	he name and a	address of t	he place	(s) of er	nployment:
Full Name and Address of Employer:		Earnings Per		Type of Work:	Employed (Month/De		_	yed to: h/Day/Year)
2. Information about Previous Spouse	e(c)•							
3. Have you been ordered by any court, or maintenance? YeS No If "Yes, is owed, and whether you are fulfilling to Part 6. Information about your character 1. Do you have children? YeS No (2. Please list all your children below, rega box, indicate "with me" if child currents Attach additional sheets of paper as ne	Date married: (Month/Day/ Year) are you otherwi " on a separate phat obligation. hild/children If "No," then sk rdless of their a dy resides with y reded.)	cip this Part ange, giving the	egal obl please e	Place marriage end and Country) igation to provexplain what ty Part 7) ed information and Street, City	vide child so vpe of oblig n about eac , and State	was term death of upport are cation you che of there or County	ad/or spouse, did/or spouse, in have, in the try of re	ousal to whom it he Address esidence.
Name of Child: (Family Name(s), First, Middle	le) A-I	Number:		Place of Birt	th:	Date of 1	Birth:	Immigration n Status:
1								
Current Address:					(Citizensh	iip:	
2								
Current Address:					(Citizensh	iip:	
3								
Current Address:						Citizensh	nip	
4)								
Current Address:						Citizensh	nip:	

Current Address:

Name of Parent: (Family Name(s), First, Middle)	A-Number:	Place of Birth: (City and Country)	Date of Birth: (Month/Day/Year)	Immigration
Father:				
Current Address: (Number and Street, City, State or Country)			Citizenship:	
Estimated total assets: \$		Weekly earnings: \$		1
Mother	l			
Current Address:			Citizenship:	
Estimated total assets: \$		Weekly earnings: \$		
art 8. Miscellaneous information lease respond to the following questions. If you answ	ver "Yes" to any of t	hese questions, please pr	ovide an explanation	n of your
Inswer on an attached sheet of paper. I. Have you ever (either in the United States or in a for convicted, fined, imprisoned, placed on probation, of any public law or ordinance (including, but not lied (If you answered "Yes," your explanation should include location of the offense, date of conviction, any penal	or forfeited collatera mited to, driving vi clude a brief descrip	al for an act involving a foliations involving alcoholion of each offense, inc	elony, misdemeanor ol)?	r, or breach o
. Have you ever (either in the United States or in a for convicted, fined, imprisoned, placed on probation, of any public law or ordinance (including, but not little (If you answered "Yes," your explanation should inc	or forfeited collatera mited to, driving vi clude a brief descrip	al for an act involving a foliations involving alcoholion of each offense, inc	elony, misdemeanor ol)?	r, or breach o
. Have you ever (either in the United States or in a for convicted, fined, imprisoned, placed on probation, of any public law or ordinance (including, but not lied (If you answered "Yes," your explanation should include the offense, date of conviction, any penalogical properties of the offense, date of conviction, any penalogical properties of the offense of the o	or forfeited collatera mited to, driving vi clude a brief descrip	al for an act involving a foliations involving alcoholion of each offense, inc	elony, misdemeanor ol)?	r, or breach o d

2. Have	2. Have you ever been:					
□ Yes	□No	A habitual drunkard?				
☐ Yes	□No	One who has derived income principally from illegal gambling?				
□ Yes	□No	One who has given false testimony for the purpose of obtaining immigration benefits?				
☐ Yes	□No	One who has engaged in prostitution or unlawful commercialized vice?				
□ Yes	□No	Involved in a serious criminal offense and asserted immunity from prosecution?				
☐ Yes	□No	One who has aided and/or abetted another to enter the United States illegally?				
☐ Yes	□ No	A trafficker of a controlled substance, or one who knowingly assisted, abetted, conspired, or colluded with others in any such trafficking (not including a single offense of simple possession of 30 grams or less of marijuana)?				
□ Yes	□ No	A practicing polygamist?				
□ Yes	□ No	Admitted into the United States as a crewman after June 30, 1964?				
□ Yes	□ No	Admitted into the United States as, or after arrival acquired the status of, an exchange visitor?				
□ Yes	□ No	Inadmissible or deportable on security related grounds under sections 212(a)(3) or 237(a)(4) (for cancellation applicants), or under pre-IIRIRA section 241(a)(4) (for suspension applicants) of the Immigration and Nationality Act (INA)?				
☐ Yes	□ No	One who has ordered, incited, assisted, or otherwise participated in the persecution of an individual on account of his or her race, religion, nationality, membership in a particular social group, or political opinion?				
□ Yes	□ No	A person previously granted relief under section 212(c) or 244(a) (suspension of deportation) of the INA or whose removal has previously been canceled under section 240A (cancellation of removal) of the INA?				

Part 9. Information about hardship you and/or your family will face if you are deported or removed from

Please answer the following questions by checking "Yes," "No" or "Not Applicable" in the boxes provided. Where required, please provide an explanation of your answer on an attached sheet of paper. You should reference the number of each question for which you are providing an explanation. Your responses in this Part should be about you and/or your qualifying family member(s), except for your response to question 11. A qualifying family member is a parent, spouse, or child who is a United States citizen (USC) or lawful permanent resident (LPR) of the United States. When providing responses about a family member, please provide the family member's name and his or her relationship to you. **Please attach any documents you have to support the responses you give below.** (See the Instructions for types of documents that you may wish to submit. Please provide explanations to your answers below on an attached sheet of paper.)

below on an unactical street of paper.)
IMPORTANT: If you meet the eligibility requirements for NACARA suspension of deportation or special rule cancellation of removal listed in (a) or (b), under Part 2, Application type on Page 1 of this form and you complete this form, you will be presumed to meet the extreme hardship requirement, unless evidence in the record establishes that neither you nor your qualified relative are likely to experience extreme hardship if you are deported or removed from the United States. If you qualify for a presumption of extreme hardship, you do not need to submit documents that support your answers below regarding your claim to extreme hardship, but you need to provide explanations to your answers below.
1 ☐ YeS ☐ No ☐ Not applicable - If you have (USC/LPR) children, do your children speak, read, and write English?
2. \square Yes \square No \square Not applicable - If you have (USC/LPR) children, do your children speak, read and write the native language of the country you would be returned to if deported or removed?
3. \square YeS \square No - Do you or any of your qualified family members suffer or have suffered any illness, health problem, or disability that required medical attention? If yes, please provide information about the health problem, the name of the qualified family member who suffers from it, and any care the person receives in the United States that would not be available in the country to which you would be deported or removed.
4. \square YeS \square No - Would you be able to obtain employment in the country to which you would be deported or removed? If yes, explain the type of employment you would be able to obtain. If no, explain why you would be unable to find employment.
5 □ YES□ NO□ Not applicable - If you or a qualified family member are currently pursuing educational opportunities in the United States, would you or the qualified family member continue to pursue the educational opportunities if deported or removed from the United States? If no, explain why not.
6. \square YeS \square No \square Not applicable - If you are deported or removed from the United States, would all qualified family member(s) accompany you? If no, list which qualified family member(s) would not accompany you. Also, explain why the qualified family member(s) would not accompany you and how that affects you and your family member(s).
7. \square Yes \square No - Would you or qualified members of your family experience any emotional or psychological impact if you were deported or removed from the United States? If yes, please explain.
8. \square YeS \square No - Would the current conditions in the country to which you would be deported or removed cause you or qualified family members extreme hardship if you were returned? If yes, please explain.
9. \square YeS \square No - Do you presently have any other way, besides this application for suspension of deportation or special cancellation of removal, to adjust status to that of a permanent resident in the United States? If yes, please explain.
$10.\square$ Yes \square No \square Not applicable - If you belong to any civic, political, religious, community, or social organization, association, foundation, club, or similar group or participate in volunteer activities, would your separation from these community ties and activities affect you if you are deported or removed from the United States? If yes, please explain.
11 ☐ YeS ☐ No - Is there any other type of hardship that you or your family would face if you are deported or removed from the United States? Include any hardship to your non USC/LPR children, spouse or parents and any hardship to brothers, sisters, grandparents or other extended family members. If yes, please explain.

			OMB No. 1115-02
Part 10. Signature After reading the information on pena application, he or she must complete	alties in the instructions, co	omplete and sign below. If someone hel	ped you prepare this
I certify, under penalty of perjury under the I evidence submitted with it is all true and con "Whoever knowingly makes under oath, or a United States Code, knowingly subscribes as application, affidavit, or other document required knowingly presents any such application, affidals to contain any reasonable basis in law of than five years, or both." I authorize the release of any information if determine eligibility for the benefit I am see	rect. Title 18, United States Coc is permitted under penalty of per is true, any false statement with r uired by the immigration laws o idavit, or other document conta ir factshall be fined in accorda	de, Section 1546, provides in part: rjury under Section 1746 of Title 28, respect to a material fact in any r regulations prescribed thereunder, or ining any such false information or which	Staple your photograph here
ot granted by an asylum officer or a sed as a basis for the institution of, dithdrawn.	nn Immigration Judge. An or as evidence in, deporta	are subject to deportation or remova ny information provided in completin ation or removal proceedings, even if	g this application may b
Signature of Applicant:		Date:	
			(Month/Day/Year
Print Name:		Write your name in your native alpha	
Print Name: Part 11. Signature of person p I declare that I have prepared provided are based on all info and that the completed applic verification before he or she	I this application at the requormation of which I have known at the application was read to the application in m	1	crnation and sign below.) the responses by the applicant, luently for
Print Name: Part 11. Signature of person p I declare that I have prepared provided are based on all info and that the completed applic verification before he or she	this application at the requestration of which I have known action was read to the application in min I-881 may subject me to a subject me to	er than above (Read the following infonest of the person named in Part 10, that nowledge, or which was provided to me cant in a language the applicant speaks fy presence. I am aware that the knowing	crnation and sign below.) the responses by the applicant, luently for
Print Name: Part 11. Signature of person p I declare that I have prepared provided are based on all info and that the completed applic verification before he or she false information on the Form	this application at the requestration of which I have known at the application was read to the application in min I-881 may subject me to a I	er than above (Read the following information of the person named in Part 10, that nowledge, or which was provided to me cant in a language the applicant speaks for y presence. I am aware that the knowing civil penalties under 8 U.S.C. 1324 (c).	crmation and sign below.) the responses by the applicant, luently for placement of Date:

Turt 12. To be completed at meet view of hearing			
You will be asked to complete this Part when you before an As (INS), or an Immigration Judge of the Executive Office for Imm			
I swear (affirm) that I know the contents of this application that I am signing, including the attached documents and supplements, that they are \square all true or \square not all true to the best of my knowledge and that the correction numbered to were made by me or at my request.			
	Signed and sworn to before me by the above-named applicant on:		
Signature of Applicant	Date (Month/Day/Year)		

Write your Name in your Native Alphabet

Signature of Asylum Officer or Immigration Judge

Use this blank sheet to supplement any information reques	ted. Please copy and submit as
A # Print Name	
Signature of Applicant:	Date:
Part	
Questio	
A # Print Name	
Signature of Applicant:	Date:
Part	
Questio	
A # Print Name	
Signature of Applicant:	Date:
Part	
Questio	
A # Print Name	
Signature of Applicant:	Date:
Part	
Questio	